

EXHIBIT #1

Plaintiffs:
Dorothy M. Cate
Christopher S. Cate

2022 13932

Defendants:

The City of Houston
The Houston Police Department
Allstate Insurance Corporation
Enrique Corzales

1134th CRT Requested
Civil & Criminal
Complaints

FILED
Marilyn Burgess
District Clerk

p. 29

MAR - 2 2022

Time: Harris County, Texas

By Deputy

To the Honorable Judge of the said
Court:

Comes now Mrs. Dorothy M. Cate and Son
Christopher Leslie Cate hereafter, referred to as
the Plaintiffs, Complaining of Allstate Insurance
Corporation & Several Causes of Actions.
The City of Houston Police Department and the
Internal Affairs Department, The City of Houston
who can be served through its agent the
Mayor Sylvester Turner, and for these Causes
of Actions, the Plaintiffs would respectfully
show the Civil District Court as follows:
The Plaintiffs are residents of Harris County
and the State of Texas, who are now
suing for Discrimination, Fraud and Breach
of Contracts and other Causes of Action with
Probable Cause existing the Defendants are
now ripe for Prosecution after Careful
Investigation for a period of time to be
Fully Correct and Factual.

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging

Enrique Gonzalez & Associates living at
 5920 Humming Bird, Houston, Texas
 Harris County, where he was and can
 be served with process.

The Defendants at Allstate Insurance
 Company, is an Illinois Corporation
 doing business in Harris County, Texas
 and may be served with process by
 serving its attorney of record, at the
 address at its Illinois location.

II.

The venue is proper in Harris County
 Texas because the incidents complained
 about all occurred in Harris County, Texas.

III.

Plaintiffs can easily show that each
 accident that occurred, were the
 Defendants fault while each accident
 occurred while the Plaintiffs were
 sitting at a stop light while
 the lights were all red.

The Plaintiff have witnesses that could testify in Court and Medical Bills that would show their damages their Punitive damages and their Past, Present, and Future Medicals and also; their Pain and Suffering that they had to endure over the years Because of the defendants doing Fraud, Committing theft, while the defendants allstate Employed the Houston Police Department to Conduct Interference with each one of the Plaintiffs Claims. No matter what the Plaintiff done to Cooperate with the defendants they would continue to hide behind the walls of the Houston Police Department. The Plaintiff Christopher L. Cato can show that he was driving his vehicle at the intersection of Scott and Ennis in Houston, Harris County, Texas when his vehicle was suddenly violently struck by a vehicle driven by and owned by Dulan Rivera. 3-

Christopher Cote was sitting at the Red Light for at least 10 sec. when his vehicle was suddenly struck from behind by Ruben Rivera, Mr. Cote's vehicle was splashed from behind causing the new vehicle he was driving to be totaled. Mr. Cote can show the Judge, the Court and the Jury nothing he did or failed to do way to the collision which cause Mr. Cote vehicle to be totaled by Allstate Insurance Company (AIA) the Defendants. The Plaintiff would state in the Court of Law that Ruben Rivera is guilty of several or more acts of negligence at the time and place of the collision, all injuries which were suffered by the Plaintiff Christopher Cote which the Plaintiff can prove as follows:

1. The Defendants failed to maintain proper lookout
2. The Defendants failed to have their vehicle under proper control.

3. The Defendant was driving his vehicle at a greater rate of speed than allowable by Law, Over 35 M.P.H and instead; at least 55 M.P.H as a person who would use Ordinary Care who would have been driving under the same or similar circumstances. Each and of the foregoing acts & acts of omission by Ruben Rivera as stated: he was negligent, he was guilty of taking out the Plaintiff's vehicle, he failed to control his speed, he failed to properly look out, he failed to protect the Plaintiff and his property. Separately and Concurrently, a direct and proximate cause of the collision made the legal lawsuit for the basis for the Plaintiff to sue, therefore; the Plaintiff Christopher J. Cote comes now suing for all the injuries he and his mother Dorothy M. Cote has suffered as a result thereof;

Plaintiffs would show at or about
 the time of the accidents Plaintiff
 Christopher L. Cote was a passenger in
 a vehicle owned and driven by the
 Plaintiff Dorothy M. Cote, who was
 driving her vehicle in the 5100 Block
 of Aviline in which they were stopped
 at the red light for at least 10
 seconds in Houston, Harris County, Texas
 when the reckless driver named
 Ruben Rivera struck the Plaintiff
 from behind violently and then Beeth
 Cadallai Sevilla struck the Plaintiff
 least 6 more times until Christopher Cote
 got out of the car to take the car
 from him, until the witnesses all
 10-15 of them called the police out.
 After careful investigation it was found
 out that Enrique Gonzalez suffered from
 severe medical conditions as of this
 year 2022. While the Plaintiff
 have and still are investigating these

Claims, the Plaintiff wants them to show that one of these claims is legal and one worthy of compensation. While the vehicle owned by Enrique Gonzalez struck the Plaintiff's vehicle from behind while the Plaintiff was sitting at the red light for 10 sec. Before they were struck violently from behind causing their vehicle to be declared a total loss by their Insurance Co. Allstate the Plaintiff covered under a policy of 100/300/100 for the years of each accident. The Plaintiff can show that they were covered by Allstate Insurance Company and Enrique Gonzalez received a ticket for several causes of violation as a matter of fact Enrique Gonzalez was cited for hitting a gas pump at the stop and go car station causing an explosion and he was not covered by Allstate Insurance Co.

-7-

At the time of the accident, But
 left, Instead; Allstate put him
 into their Insurance Company, also;
 Stated By attorney Tim when he is
 not correct, therefore; we are going to
 sue the Under Motorist Coverage and
 your P.I.P. But Instead; Allstate
 Lied and Speedily into the Insurance
 Company so they would not have to
 pay the Plaintiff Claims, these say
 Portland, then employed the Houston
 Police department and then used them
 to block the Claims of the Plaintiffs.
 this act by the Insurance Company and
 the Police dept went on for years
 and the Plaintiff suspect the Police dept
 is to date present still involving their-
 selves in the Insurance of the Plaintiff
 for the reasons Accaption stated from
 the next door neighbor who has
 Lied repeatedly to prevent the

James King compensated in a timely manner as stated in the law, But she feels the Plaintiff should not be compensated as if she owns the Insurance Company called Allstate. How do a Police department allow a known hooker determine their investigation, and their ability to rightfully perform their paid duties. The Police department never spoke with the Plaintiff But would allow Allstate to use them as a shield to hide behind while they would steal the PIP, the Policy Limits and all other forms of Payment owed to the Plaintiff. The Houston Police department and the Internal Affairs Division all have shown nothing But Corruption and not to be taken as the truth. But instead, The departments are for sale. If the Plaintiff want an officer just buy one. It's a situation on the highest bidder wins! Therefore: The Plaintiff can prove on a Court of Law is guilty of numerous acts of negligence at the time and place of the collision -9-

Enraged Conzola Shouldn't be even driving
 on the Streets of Houston, But, Instead, he
 was on the streets with no coverage, no
 type of liability and most of all he was
 taking medicine at the time of the accident
 and its proven fact that this man was
 not even suppose to be driving on the streets.
 Therefore, the Plaintiff moves the Republic
 known as Allstate Insurance Company, The
 City of Houston, The Houston Police Department,
 the City of Houston Police Department,
 known as the Internal Affairs Division.
 For Fraud, for lying to the Court, for deception,
 for abuse of power, for falsifying documents,
 for the illegal use of Private Property, for the
 illegal use of ones name and copy right, for
 the illegal use of the Insurance of the
 Plaintiff for allowing the Plaintiff to
 have to endure pain and suffering for all
 of the years they would refuse to admit
 that the Plaintiff Corp / unit, while being
 the Plaintiff Corp / unit in the file

As it was then and trying cover up
 the defendant's accidents which were
 considered on the act of negligence, all
 of which Proximity caused the
 damage more that the Plaintiff would
 now be able to show the Court
 after years of investigations and Proving
 the Plaintiff from receiving due process
 under the law and causing everyone of
 these causes of actions has brought by
 the Plaintiff while showing the Court, there
 have been numerous acts of Civil
 and Criminal which have resultant in
 damages which would exceed the
 Civil District Court of Law, while the defendant
 walked around freely the Plaintiff suffered
 severe damages: Such as damage, Punitive
 damages, Past Medical, Present Medical, Future
 Medicals and can show the Court for the
 reasons stated in the Law Suit Pains and
 Suffering. And other causes of actions allowable
 by the Jurisdiction of the said Court.

Therefor: The Plaintiff Now Can Show and
 Prove that the Defendants are all responsible
 for failing to protect the rights of the Plaintiff
 and instead: They the Police Department
 Decided to Cover-up the Injustice that
 was done to the Plaintiffs After all of
 the Bullshit they have gone through
 as if that wasn't enough so they
 Just Decided the hell with the Law
 Law Just Cover up the Injustice and
 hope it would Just go away - The
 Plaintiff would also ask the Court to
 Order the Defendants to Produce the ~~Answer~~
 Police to tell the Court why the Plaintiff
 were not paid and the Defendants Decided
 to pay to Houston Police Department. Therefor:
 the Plaintiff Come now suing the Defendants
 for each and all of the foregoing acts,
 By Omission and Commission, which all
 are negligent and the Defendants have
 Continue to be negligent, Now after the
 -1/2-

the Plaintiff think that the Defendant to uphold the letter of the Law. Each and all acts of the Defendants was jointly and severally and separately and concurrently a direct and proximate cause of the acts caused by Defendants which would and on the basis of this Law Suit and the personal damages and the personal injuries all of the injuries suffered by the Plaintiffs as the result thereof.

VII.

Plaintiffs can show the Court on or about of the time of the actions of the Defendants, who by omission and commission and by the Plaintiffs truth, because they were there at each scene of the accident and the Plaintiffs have experience from the Defendants who are sitting out of their damn minds to try this case, the move to try this case. Just to see if it would work.

Now that the Defendants have omitted to
 the wrong they have done now the law
 allows the Plaintiff to exercise their rights
 also; known as Human Rights so that
 Justice can be done.

VIII.

The Plaintiff Christopher Cote can show that
 Cause that while he was on the side of
 the feeder road he filed a Complaint
 with the Houston Police Department, while
 the unknown failed to control their speed
 and failed to maintain a proper lookout
 the vehicle was going at a greater rate of
 speed than it should. Failing to make such
 application of the brakes of their vehicle.
 as a person using ordinary care would
 have made under the same or similar
 circumstances.

IX.

Plaintiff can show further that the

Defendants Used Repudiation on the Plaintiff
 without ever Investigating not one Claim
 filed by the Plaintiff, The Defendants
 repeatedly violated the rights of the due
 process of the Plaintiff by Discriminating
 against the Plaintiff by Discriminating
 one of the Defendants in order to cover the
 messes been called out on this shit they
 created but instead; feed on the Plaintiff
 to prevent the Plaintiff from ever receiving
 Justice But Instead paid themselves and
 used the Court to Cope the bill to the Plaintiff
 In the minds of the Defendants would just
 go away and have their money as the
 table as usual the Defendants are out of
 their damn minds to try this shit. The
 Defendants have the nerve to use the next-
 door neighbor as a spy to use drop as
 if their information would lead to a
 break through. Instead; the Defendants are now
 being sued for several causes of actions

Included, but not limited to: Personal
 Punitive Damages, Past, Present and Future
 Medical Bills, and other damages allowable
 under the Law along Pre-Interest, Post
 Interest, at not less than 35% Annually.
 As the result of the aforesaid negligence
 of Defendants, Plaintiffs have suffered
 severe and extensive personal injuries, that
 will require considerable care and
 possible medical care for their Back Injuries.
 that they sustained along with other injuries.
 while the Plaintiffs have sustained damages
 of Physical Pain and Mental anguish in the
 Past and will probably suffer such elements
 of damages for a long time. They, further
 the Plaintiffs have suffered disability
 impairment, diminished learning capacity
 and a great loss of wages because of
 the Defendants' lies and fraud. Since the
 Defendants hide the truth from the Court it
 has financially cost the Plaintiffs financial
 and physically on all probability, the
 Plaintiffs have suffered these elements for a while
 -16-

I will the Accidents. As a result
 of these Accidents the Plaintiff lost
 their Property and its Value and also;
 their wage earning Capability. As a
 result of the defendants, they have
 been illegally deprived of their rights
 Under the Due Process Clause and all the
 same time Stolen from while being
 deprived of their legal - God given rights.
 I.

As a result of the defendants negligence the
 Plaintiff were paying their Premium month
 to month on time, never missing a payment.
 Therefore; the Plaintiff would never have the
 Court Just Cause to sue the defendants because
 of the following actions that was conducted and
 extended for a period of time while the
 Plaintiff suffered from the actions of the
 defendants. The Plaintiff are prepared to
 defend this Law suit by any legal means
 necessary so that their rights can be justified
 as enforceable and so that Justice can be
 done.

XII.

At the time of the three collisions caused by the defendants, the Plaintiffs' name and reputations were defamed and destroyed. While the defendants were paid, the Plaintiffs were insured and got nothing for no reason, other than the defendants felt it was an opportunity to take money off of Plaintiffs' insurance coverage. Allstate Insurance Company conspired against the Plaintiffs because they felt it was an opportunity to not pay the Plaintiffs' claims. Instead, ~~but~~ the Houston Police involved so that the defendants could hide behind the backing of the Houston Police Department. The Plaintiffs filed complaints against the Houston Police Department with no cure. In spite of the ongoing Prelim, the Plaintiffs filed complaints for trespass, for harassment, for theft, for abuse, for neglect, and for exploitation to date present no investigation or no closure to open SA if the information provided against the defendants were true. The Plaintiffs don't care about that now, they would ask the Court to make them whole again by paying for the claims stated in this case suit.

at the expense of all these innocent people. The Plaintiffs suffered harm from the Defendants, the Defendants hide Complaints, Conspiracy with one another, Trash Legal Complaints they refuse to Investigate the Complaints of the Plaintiffs as if they waiting for the time to expire so they could keep the money for them selves, But Instead, they got caught and now they're hoping to get this case settled so it can go away and they can be free once again, But it's not a easy thing for the Defendants. But the Plaintiffs will be paid for every violation of their human rights, Civil Rights and other causes of actions that the Plaintiffs can sue for in the Court thereon, the Plaintiffs would ask as a part of the Settlement that Criminal Charges would be Filed against the Defendants for Interfering with the Rights and from preventing the Plaintiffs sue process under the Law as described in our Constitution.

at the time of the three collisions
 the Plaintiff's property was totaled
 and they sustain injuries. The
 Defendants who were driving the
 opposite vehicles were neither insured
 or could prove any coverage, there is
 way allstate started denying the
 legitimate claims, because they the
 driver had no coverage, therefore the
 Defendants lied and all conspired with
 the police department and the insurance
 along with the courts to keep the prevent
 the insurance company to have to pay
 the Plaintiff. Therefore, instruct: Paying
 the Plaintiff the Defendants kept the
 money and paid, this all investigations
 from telling in the of the Plaintiff, which
 allstate insurance company to close the
 Plaintiff claims and complaints all of the
 same time then they could close the
 file and not pay nothing. What a
 fucked up system that protects itself
 on mistreating the public and the
 Plaintiff.

CellState took full advantage of these allegations and remarks and Criminal Complaints that were Filed resulting from the negligence of the Uninsured Motorist who wrecked and totaled Property. Instead, the Police department who could have fixed or even prevented this stuff from happening when the Complaints were being Filed. The Plaintiffs were Covered with Policies Coverage for the amount of 100/300/100, Each Claim was Paid on time and was Fully Covered. Allstate even had to Plaintiffs with Personal Injury Protection (PIP) Coverage under the said Policies. Because all the other driver who were involved in the 3 accidents were all Uninsured/Underinsured Motorist and (PIP) Coverage shortly after each accident. Even though the Plaintiffs were Fully Covered, and their Policies were Paid In Full, the defendants tried to tie their way out By setting up Brokerages so the Plaintiffs wouldn't get the Justice due. After all of that Bullshit the Plaintiffs won as usual.

Houston Police department for the \$145,000.00 that was stolen from the accounts of the Insurance Policies belonging to the Plaintiffs while the Incurred Interest of 35% Annually would be Incurred while this Law suit will show that Allstate Insurance Company Refuse to Pay the Plaintiffs while the Policy was Paid in full, but Instead; the Defendants found it to be easier to Pay the Houston Police department, Instead; of Paying the Plaintiffs, All the Defendants Actions were without Probable Cause. Therefore; the Plaintiffs would ask the Court to grant Relief for the Plaintiffs so that Justice Can be done. The Plaintiffs would ask for the Court to allow this Case to be Sent to mediation, while the Local Law Enforcement Can be Showed Just Cause to Investigate the Stolen Money from the Plaintiffs Insurance Policy by the Insurance adjusters and the Insurance Company's Lawyers who repeatedly Paid themselves thousands of dollars. And at the same time the Plaintiffs were denied.

/ the ~~supra~~ ~~and~~ ~~the~~ ~~fact~~ ~~that~~ ~~the~~ ~~defendants~~ ~~have~~ ~~been~~ ~~convicted~~ ~~of~~ ~~their~~ ~~actions~~ ~~while~~ ~~they~~ ~~were~~ ~~committing~~ ~~these~~ ~~criminal~~ ~~acts~~, ~~hoping~~ ~~they~~ ~~would~~ ~~be~~ ~~protected~~ ~~by~~ ~~the~~ ~~Houston~~ ~~Police~~ ~~Department~~. ~~They~~ ~~know~~ ~~if~~ ~~we~~ ~~pay~~ ~~the~~ ~~officer~~ ~~at~~ ~~the~~ ~~Police~~ ~~Department~~ ~~and~~ ~~pay~~ ~~the~~ ~~other~~ ~~damages~~ ~~and~~ ~~themselves~~ ~~the~~ ~~plan~~ ~~would~~ ~~work~~ ~~perfect~~, ~~But~~ ~~instead~~; ~~It~~ ~~failed~~ ~~and~~ ~~now~~ ~~the~~ ~~defendants~~ ~~been~~ ~~caught~~. ~~The~~ ~~defendants~~ ~~names~~ ~~and~~ ~~Badge~~ ~~number~~ ~~should~~ ~~be~~ ~~available~~ ~~through~~ ~~the~~ ~~Houston~~ ~~Police~~ ~~Department~~ ~~so~~ ~~the~~ ~~officer~~ ~~name~~ ~~can~~ ~~be~~ ~~placed~~ ~~on~~ ~~the~~ ~~Grand~~ ~~Jury~~ ~~List~~. ~~for~~ ~~prosecution~~ ~~and~~ ~~also~~ ~~the~~ ~~Plaintiffs~~ ~~will~~ ~~be~~ ~~demanding~~ ~~the~~ ~~Civil~~ ~~District~~ ~~Court~~ ~~to~~ ~~enforce~~ ~~all~~ ~~Contract~~ ~~Policies~~ ~~and~~ ~~dollars~~ ~~owed~~ ~~to~~ ~~the~~ ~~Plaintiffs~~ ~~in~~ ~~a~~ ~~speedy~~ ~~manner~~ ~~or~~ ~~and~~ ~~issue~~ ~~warrants~~ ~~for~~ ~~the~~ ~~defendants~~ ~~and~~ ~~force~~ ~~them~~ ~~to~~ ~~post~~ ~~Bond~~ ~~for~~ ~~each~~ ~~Crime~~ ~~that~~ ~~has~~ ~~committed~~ ~~for~~ ~~this~~ ~~Complaint~~, ~~anytime~~ ~~a~~ ~~Police~~ ~~officer~~ ~~commit~~ ~~a~~ ~~crime~~ ~~of~~ ~~this~~ ~~nature~~ ~~their~~ ~~assets~~ ~~should~~ ~~be~~ ~~seized~~ ~~up~~ ~~and~~ ~~never~~ ~~see~~ ~~the~~ ~~day~~ ~~of~~ ~~light~~ ~~again~~. ~~to~~ ~~steal~~ ~~from~~ ~~the~~ ~~Plaintiffs~~ ~~and~~ ~~then~~ ~~receive~~ ~~financial~~ ~~kick~~ ~~backs~~ ~~It's~~ ~~not~~ ~~only~~ ~~a~~ ~~Crime~~, ~~But~~ ~~a~~ ~~Menace~~ ~~to~~ ~~Society~~

As a result of all the injuries the Plaintiff suffered they now come suing the defendants for several causes of actions and civil right and constitutional rights violations, fraud, discrimination failed to pay the Plaintiff in a timely manner and for failing to protect the rights of the Plaintiff for filing false reports against the Plaintiff for lying on the Plaintiff for defamation and slander and other causes actions allowable under Law. Set it, also; include; other causes of actions therefore; the defendants are being sued for violating the rights of the Plaintiff. Also; the Plaintiff would ask for the defendants to be ordered to be in court and also; be ordered to pay for the damages that they have caused the Plaintiff including 35% of interest for each year annually and also; the Plaintiff can show that they are entitled to punitive, past, present and future and also; 22-

Complaining of all State Insurance Company
 for illegally Compromising the Identity
 of the Plaintiffs to the Houston Police Dept.
 Giving the Information to Unknown
 Officers without the Authorization of the
 Plaintiffs. The Defendants have illegally
 Used the Plaintiffs Information given to
 the Police department without the Plaintiffs
 Consent. The Identity of the Plaintiffs has
 Been illegally Used and Compromised by
 the Houston Police department while the
 Defendants have to date, Present haven't
 Issue One Citation, Ticket and/or even
 a Warrant for the Complaints Filed over a
 Long period of time. But, Instead, Stole
 the Identity of the Plaintiffs Used the Names
 and forged the names on Checks to Pay
 the Houston Police department Thousands of
 U.S. Dollars, while All State Paid the
 Claim adjusters and its Criminal Lawyers
 for services never rendered. Since Services
 were never rendered how in the Hell did
 the Sergeant Defendants Pay themselves, who
 obligate for services rendered, These Bastards
 don't Stop at fact of Conviction, But, Instead,

1. They are City of Houston Police Department
And some officers that's for sale, then
Call it right, Hide the Plaintiff's Complaints
then if they find it necessary just put
the Plaintiff's Complaints in the trash
And call it justifiable. The defendant
has done nothing in compliance with
Law. But instead, just piss on the
Plaintiff with made up laws, and
fraudulent process, this shit has been
going on for over 25 years, while the
people living next door to the Plaintiff
officially involve their safety area in the
business of the Plaintiff. And the Plaintiff
already have knowledge of the set-up's
that the Duke an defendant tried to
cheat, But instead, failed. The Plaintiff
intended to win all of their cases, whether
in Court or outside of the Court, therefore;
the Plaintiff, demands the Honorable Judge
of the said Court to file a Criminal Complaint
so that warrants can be issued for the
defendant who has done harm to the
Plaintiff without Probable Cause, therefore;
the Plaintiff would ask the Judge to find
it necessary to send these Complaints
over to the Federal Marshall office for prosecution

I just found out about the Criminal action
 of the defendants this year of January 2012
 So the Plaintiffs now can show
 Probable Cause and for Just Cause to
 File this Legal Law Suit In the
 State Court. So that Justice can be
 done, The Plaintiffs also; Can Prove they
 Suffered Damages, Past Suffering, Present Suffering,
 Future Suffering, And Punitive Damages Along
 With Other Causes of Damages as well
 as Pain and to date no closure for
 the Unnecessary actions of the defendants,
 Except to Compromise the Identity of the Plaintiffs
 to Harass the Plaintiffs, and to Compromise
 against the Plaintiffs And Closing the
 Plaintiffs Complaints with Prejudice.
 herein; the Plaintiffs Can Show a Sufficient
 Amount of Evidence that would
 lead to the arrest and the conviction
 of the defendants all State Insurance Co.
 Cent Lease and his associates who
 intentionally stole from the Plaintiffs.
 Instead of the Plaintiffs taking the law
 into their own hands they decided to
 use the Judicial System to prosecute
 the defendants.

The Plaintiffs allege that even
 the defendants in the amount of
 \$100,000,000⁰⁰ in damages, \$250,000,000⁰⁰
 in Punitive damages and \$25,000,000⁰⁰
 in Post, Present and Future Medicals
 and \$350,000,000⁰⁰ in Pain and Suffering
 therefore; the Plaintiffs would ask the
 Court to grant the Judgement against
 the defendants Before trial or /and
 during trial so that Justice can be done.
 Whereby; the Plaintiffs also would ask the
 Court that all the defendants be Ordered
 to appear and answer all the discoveries
 herein as requested by Law and at the
 hearing the defendants would be Ordered
 to pay the Plaintiffs for all the mentioned
 damages in this Law suit, for all the
 damages and Post damages included
 interest, cost of Court and Lawyer Fees and
 therefore; the Plaintiffs would further relief
 to which the Plaintiffs may show the
 Court that they are Justly entitled to.

Handwritten Signatures

Dorothy M. Cato

7710 Boggers Rd.

Houston, Texas

77016-2805

Christophe S. Cato

7710 Boggers Rd.

Houston, Texas

77016-2805



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.
Witness my official hand and seal of office
this September 18, 2023

Certified Document Number: 100759651 Total Pages: 29

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com